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Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:

MESA AIR GROUP, INC., et al.,

Debtors.¹

Chapter 11

Case No. 10-10018 (MG)

(Jointly Administered)

NOTICE OF DE MINIMIS ASSET SALE

PLEASE TAKE NOTICE that on January 5, 2010, Mesa Air Group, Inc. and certain of its affiliates, as debtors and debtors in possession (collectively, the "<u>Debtors</u>"), filed voluntary petitions for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1532 (the "<u>Bankruptcy Code</u>").

PLEASE TAKE FURTHER NOTICE, that on March 1, 2010, the United States

Bankruptcy Court for the Southern District of New York (the "Court") entered the Order

Approving Procedures for the Sale of De Minimis Assets, Free and Clear of All Liens, Claims,

and Interests [Docket No. 371] (the "Sale Order"), whereby the Court authorized the Debtors to

The Debtors are: Mesa Air Group, Inc. (2351); Mesa Air New York, Inc. (3457); Mesa In-Flight, Inc. (9110); Freedom Airlines, Inc. (9364); Mesa Airlines, Inc. (4800); MPD, Inc. (7849); Ritz Hotel Management Corp. (7688); Regional Aircraft Services, Inc. (1911); Air Midwest, Inc. (6610); Mesa Air Group Airline Inventory Management, LLC (2015); Nilchi, Inc. (5531); and Patar, Inc. (1653).

sell or transfer certain assets (collectively, the "<u>De Minimis Assets</u>") pursuant to the procedures set forth in the Sale Order.

PLEASE TAKE FURTHER NOTICE that, pursuant to the Sale Order, the Debtors are hereby giving notice to those parties entitled to notice (the "Notice Parties") of the sale of the following De Minimis Asset:

- a. Description of the De Minimis Asset: One (1) Beech-Raytheon Aircraft, Model No. A36, Serial No. E-2718, N-Number 435P with approximately 19,966 hours on airframe (the "Aircraft"), as described in the Aircraft Purchase Agreement (the "Agreement"), attached as **Exhibit A**.
- b. Aggregate Purchase Price: \$80,000.00 (the "Purchase Price").
- c. Commission: 6% of Purchase Price.
- d. Seller: MPD, Inc.
- e. Purchaser: Souther Field Aviation, Inc.
- f. Liens: Debtors not aware of any known liens encumbering Aircraft.
- g. Governing Purchase Agreement(s): Agreement (attached as **Exhibit A** hereto).

PLEASE TAKE FURTHER NOTICE that, pursuant to the Sale Order, any recipient of this notice may object to the proposed sale within five (5) business days of service of this notice by filing a written objection with the Court at the address shown below:

United State Bankruptcy Court
For the Southern District of New York
Clerk of the Court
One Bowling Green
New York, NY

If a written objection is filed with the Court within such five business day period and cannot be resolved, the relevant De Minimis Asset shall only be sold, transferred or abandoned upon further order of the Court or resolution of the objection by the parties in question.

Dated: June 11, 2010

New York, New York

PACHULSKI STANG ZIEHL & JONES LLP

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Attorneys for Debtors and Debtors in Possession

EXHIBIT A

Aircraft Purchase Agreement

AIRCRAFT PURCHASE AGREEMENT

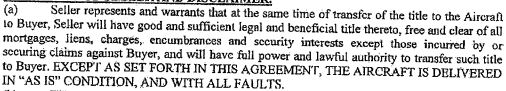
THIS AGREEMENT ("Agreement") dated JUNE 2010
SAN JUAN PLOT TRAMMAG TIM CL BARRON HOMAS KOTEGANOGO
and Souther Field Alliation Time
WHEREAS, the parties desire to enter this agreement for the sale by the seller and the purchase by the buyer of
NOW, THEREFORE, in consideration of the mutual covenants and the conditions herein contained and other good and valuable consideration, the parties agree:
 SALE OF AIRCRAFT. Buyer hereby purchases and accepts and Seller hereby sells and delivers to buyer, subject to the terms and conditions hereinafter set forth, one
Mfg. Beech Model A36
Serial # E-27/8 N# 435f Including all engine (s), instruments, accessories and the equipment installed thereon (hereinafter called the "Aircraft")
2. ACCEPTANCE, DELIVERY AND PASSAGE OF TITLE. (a) The aircraft will be delivered to Buyer upon execution of this agreement and payment for said Aircraft (b) Buyer shall inspect the aircraft prior to delivery and Buyer's signature hereon shall constitute acceptance of the Aircraft in the configuration herein. (c) Upon payment of the purchase price, Seller shall deliver to Buyer: (i) the Aircraft (ii) All records and manuals in Seller's possession for the Aircraft; and (d) Title to and risk of loss of the Aircraft shall immediately pass from Seller to Buyer upon delivery. (e) Upon Delivery, Seller shall deliver to Buyer an FAA form Bill of Sale conveying to Buyer all of Seller's rights, title and interest in and to the Aircraft, free and clear of all mortgages, liens, charges, encumbrances and security interests. PURCHASE PRICE AND PAYMENT. The purchase upon 6 seller to be a payment for said and payment for said a
3. PURCHASE PRICE AND PAYMENT. The purchase price for the Aircraft is: US \$ 80,000 - Aircraft Sales Tax
The payment of the Aircraft will be a non-refundable down payment of US \$ \$ 000 - payable upon execution of this agreement. The balance of US \$ 000 - is to be paid on or before 6 7-10 by an irrevocable cashiers check or by bank transfer of funds through the U.S. Federal Reserve System to Seller's designated bank account.

4. TAXES. The above stated purchase does not include tax other than the above-designated sales tax. Buyer agrees to assume and pay any and all taxes levied by federal, state and local authorities of any nature whatsoever including but not limited to, any and all sales or use taxes of any kind whatsoever, which arises as a result of the sale of the Aircraft, including any penalties, fines or interest thereon arising as a consequence of Buyer's acts or omissions (but excluding any and all taxes imposed on the income of Sellers) and to indomnify and hold Seller harmless from and against the payment of any and all such taxes incurred in connection with the transaction herein set out. The parties further agree to furnish each other with such documents and certificates as may required in connection with claims for exemption from the payment of any taxes, whatsoever levied.

5. WARRANTY OF SELLER AND DISCLAIMER.

<u>INITIALS:</u>

Buyer





(b) THE WARRANTY SET FORTH IN THE ABOVE PARAGRAPH AND THE OBLIGATIONS AND LIABILITIES OF SELLER THEREUNDER ARE EXPRESSLY IN LIEU, ANY AND ALL OTHER REPRESENTATIONS, WARRANTIES, DUTIES AND GUARANTEES OF ANY KIND WHATSOEVER, EXPRESS OR IMPLIED, ARISING OUT OF THE SALE OF THE AIRCRAFT, INCLUDING, BUT NOT LIMITED TO, ANY WARRANTEE OF MERCHANTABILITY, FITNESS FOR USE OR ANY PARTICULAR PURPOSE, DESIGN ACCURACY, AND BUYER HEREBY WAIVES ANY AND ALL RIGHTS AND REMEDIES IT MAY HAVE AGAINST SELLER RELATING THERETO AND ARISING BY LAW OR ARISING FROM TORT, CONTRACT OR BY STATUTE, WITH RESPECT TO LOSS OR USE, REVENUE OR PROFET, OR ANY OTHER INCIDENTAL OR CONSEQUENTIAL DAMAGES WHATSOEVER.

6. <u>INDEMNIFICATION</u>.

- (a) Buyer, after delivery of the Aircraft, releases and agrees to defend, indemnify, and hold harmless Seller, its directors, officers, partners, employees and agents from and against any and all claims and liabilities of any kind whatsoever, and all expenses in connection therewith, including damage to or loss or destruction of any property of any person(s) which may arise out of, result from, or in any way be connected with Buyers ownership, possession maintenance, modification, use, operation or any process of manufacture or preparation of the Aircraft sold hereunder, any technical support, or services, sales services, spare parts, tools, records, logs, manuals, and documents furnished in connection therewith or applicable thereto excepting, however, when arising from Seller's gross negligence or willful misconduct; provided however, this indemnification provision shall not affect the rights of the Buyer under Section 5 of this agreement.
- (b) Seller hereby agrees to indemnify, defend and hold harmless Buyer from and against any and all mortgages, liens, or other encumbrances or security interests on the Aircraft, arising out of or relating to any action or default of Seller.

resolved, under the laws and jurisdiction of the laws and jurisdiction of the essence. (d) Time is of the essence. (e) Venue is agreed to be Maricopa County. (f) Payment for the aircraft is considered that Buyer has inspected the airplane a Buyer.	y, Arizona. by Buyer, and Seller, to materially state to Seller nd logs books, and finds everything satisfactory to
8. This Agreement is so required 5-day hotice	object to Seller's for Creditor Objections.
IN WITNESS WHEREOF, each party has caused the Aircraft and year first above written.	Purchase Agreement to be executed on the day
Dated: 6/7/10	
SAN JUAN PILOT TRAINING	Souther Field Aviation Inc.
"Seller" TO THOMAS SCOTTS LE LIC BY: Ollion delmas	By: Stephane Welliams
Title: Cuthonized Clasenh	Title: <u>CFO</u>
40 Address: 14700 AIRADE DR. 430	Address: 223 HIRAORT Rd.
Scotsdale, Az 85260	Americas, GA. 31709
Phone: 480-951-6207 Company! BARRON LAXO Ad.	Phone: (229) 924-2813
EMAIL! DAKKON LAXON HOR.	

This agreement shall inure to the benefit of and be binding upon the successors and

The terms of this agreement may not be modified, waived, or amended other by an

This agreement shall be executed, governed and enforced, and any dispute shall be

MISCELLANEOUS.

assigns of the parties hereto.

instrument in writing executed by both parties.

7.